#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

IN RE: HAIR RELAXER MDL No. 3060 MARKETING, SALES PRACTICES, Master Docket Case No. 1:23-cv-00818 AND PRODUCTS LIABILITY Honorable Mary M. Rowland LITIGATION TAWANNA WEEKS, Plaintiff, v. AFAM Concept, Inc. d/b/a JF Labs, Inc.; SHORT-FORM COMPLAINT AND Avlon Industries; L'Oréal USA, Inc.; JURY DEMAND L'Oréal USA Products, Inc.; SoftSheen-Carson LLC; McBride Research Laboratories, Inc.; Namaste Laboratories Civil Action No. 1:23-cv-5488 LLC; Revlon Consumer Products Corporation; Revlon Group Holdings LLC; Revlon, Inc.; Godrej SON Holdings, Inc.; and Strength of Nature, LLC, Defendants.

- 1. Plaintiff/Injured Party/Decedent (hereinafter, "Plaintiff") incorporates by reference Plaintiffs' Master Long Form Complaint in *In Re: Hair Relaxer Marketing, Sales Practices and Products Liability Litigation*, MDL 3060, filed as of May 15, 2023, as Document Number 106.
- 2. Plaintiff, <u>Tawanna Weeks</u>, files this Complaint pursuant to CMO No. 2 and is to be bound by the rights, protections and privileges, and obligations of that CMO and other Orders of the Court. Further, in accordance with CMO No. 2, Plaintiff hereby designates the <u>USDC Southern</u> <u>District of Ohio, Columbus Division</u> as Plaintiff's designated venue ("Original Venue"). Plaintiff makes this selection based upon one (or more) of the following factors (please check the appropriate box(es)):
  - X Plaintiff currently resides in <u>Canal Winchester</u>, OH\_(City/State);

	Plaintiff purchased and used Defendant(s)' products in (City/State);
	The Original Venue is a judicial district in which Defendant resides, and all defendants are residents of the State in which the district is located (28 U.S.C. § 1391(b)(1)).
	The Original Venue is a judicial district in which a substantial part of the events or omissions giving rise to the claim occurred, specifically (28 U.S.C. § 1391(b)(2)):
	<del>.</del>
	There is no district in which an action may otherwise be brought under 28 U.S.C. § 1391, and the Original Venue is a judicial district in which Defendant is subject to the Court's personal jurisdiction with respect to this action (28 U.S.C. § 1391(b)(3)).
	Other reason (please explain):
3	For purposes of diversity jurisdiction Plaintiff is a citizen of OH

4. Plaintiff is suing the following Defendants, and for purposes of diversity, whose State of Incorporation/Formation and Principal Place of Business is as follows:

(State/Territory).

Check All Applicable Defendants	Defendant	State of Incorporation or Formation	Principal Place of Business	
$\boxtimes$	AFAM Concept, Inc. d/b/a JF Labs, Inc.	Illinois	Illinois	
$\boxtimes$	Avlon Industries	Illinois	Illinois	
	Beauty Bell Enterprises LLC f/k/a House of Cheatham, Inc.	Georgia	Georgia	
	Dabur International Ltd.	Isle of Man	Dubai	
	Dabur International USA Ltd.	India	Illinois	
	Dermoviva Skin Essentials, Inc.	Delaware	New Jersey	
$\boxtimes$	Godrej SON Holdings, Inc.	Georgia	Georgia	
	House of Cheatham LLC	Delaware	Georgia	

Check All Applicable Defendants	Defendant	State of Incorporation or Formation	Principal Place of Business
$\boxtimes$	L'Oréal USA, Inc.	Delaware	New York
$\boxtimes$	L'Oréal USA Products, Inc.	Delaware	New York
	Luster Products, Inc.	Illinois	Illinois
$\boxtimes$	McBride Research Laboratories, Inc.	Georgia	Georgia
$\boxtimes$	Namaste Laboratories LLC	Illinois	Illinois
$\boxtimes$	Revlon Consumer Products Corporation	Delaware	New York
$\boxtimes$	Revlon Group Holdings LLC	Delaware	Delaware
$\boxtimes$	Revlon, Inc.	Delaware	New York
$\boxtimes$	SoftSheen-Carson LLC	New York	New York
$\boxtimes$	Strength of Nature, LLC	Georgia	Georgia
	Other (Please identify):		
	Other (Please identify):		
	Other (Please identify):		

### CASE SPECIFIC FACTS REGARDING HAIR RELAXER PRODUCT USE AND INJURIES

- 5. Upon information and belief, Plaintiff began using hair relaxer product(s) on or about the following date 1982 and if applicable, stopped using hair relaxer product(s) on or about the following date: 2013.
- 6. Upon information and belief, Plaintiff used the following hair relaxer product(s), which Plaintiff contends caused and/or contributed to their injury(ies) and brings claims against the following Defendants:

<u>Defendant</u>	Product List (Select All Applicable Products)				
	Hawaiian Silky- Crème Conditioning No Lye Silky Smooth Sheen Relaxer				
	Hawaiian Silky - Herbal No Lye Conditioning Relaxer System with Tea Tree & Avocado Oil - 2 Applications				
AEAM Concept Inc	☐ Vitale - Olive Oil Anti-Breakage Relaxer No Base with Shea Butter - Regular Strength				
AFAM Concept, Inc. d/b/a JF Labs, Inc.	Vitale Pro - New Texture Salon Exclusive Hair Relaxer				
	☐ Vitale Mo'Body - Shea Butter Sensitive Scalp Relaxer with Oatmeal Protein				
	☐ Vitale - Life and Body - Hair Relaxer with Aloe Vera - Smooth Silky Texture				
	Other (please specify):				
Avlon Industries, Inc.	Affirm Crème Relaxer				
	Affirm Sensitive Scalp Relaxer				
	Affirm Dry & Itchy Scalp Relaxer				
	Affirm FiberGuard Conditioning Crème Relaxer				
	Affirm FiberGuard Sensitive Scalp Conditioning Relaxer				
	Other (please specify):				
Beauty Bell Enterprises, LLC	Africa's Best Herbal Intensive No-Lye Relaxer System				
f/k/a House of Cheatham, Inc.	Originals by Africa's Best Originals Olive Oil Conditioning Relaxer				
	Organics by Africa's Best Olive Oil Conditioning Relaxer System with Extra Virgin Olive Oil				
	Originals by Africa's Best Kids Originals Natural Conditioning Relaxer System				
	Organics by Africa's Best Kids Organic Conditioning Relaxer System				

<u>Defendant</u>	Product List (Select All Applicable Products)					
	Organics by Africa's Best Kids Natural Conditioning Relaxer System					
	Texture My Way Men's Texturizing Kit					
	Texture My Way Women's Texturizing & Softening System					
	Other (please specify):					
House of Cheatham, LLC	Africa's Best Herbal Intensive No-Lye Relaxer System					
	Originals by Africa's Best Originals Olive Oil Conditioning Relaxer					
	Organics by Africa's Best Olive Oil Conditioning Relaxer System with Extra Virgin Olive Oil					
	Originals by Africa's Best Kids Originals Natural Conditioning Relaxer System					
	Organics by Africa's Best Kids Organic Conditioning Relaxer System					
	Organics by Africa's Best Kids Natural Conditioning Relaxer System					
	Texture My Way Men's Texturizing Kit					
	Texture My Way Women's Texturizing & Softening System					
	Other (please specify):					
	Dark and Lovely Beautiful Beginnings No-Mistake Smooth Relaxer					
	Dark and Lovely Beautiful Beginnings No Mistake Curl Softener					
<b></b>	Dark and Lovely Healthy Gloss 5 Shea Moisture No Lye Relaxer					
L'Oréal USA, Inc./ L'Oréal USA	Dark and Lovely Triple Nourished Silkening Relaxer					
Products, Inc./ SoftSheen-Carson	Optimum Salon Haircare Defy Breakage No-Lye Relaxer					
LLC	Optimum Salon Haircare Amla Legend Relaxer					
	Optimum Care Bodifying Relaxer					
	Optimum Multi-Mineral Reduced pH Crème Relaxer					
	Bantu No Base Relaxer					

<u>Defendant</u>	Product List (Select All Applicable Products)				
	Ultra Precise No-Lye Conditioning Relaxer				
	Mizani Butter Blend Relaxer				
	Mizani Butter Blend Sensitive Scalp Rhelaxer				
	Mizani Butterblend Prosolvent Relaxer				
	Mizani Classic Rhelaxer				
	Mizani Sensitive Scalp Rhelaxer				
	Care Free Curl – Cold Wave Chemical Rearranger Super Strength				
	Look of Radiance Permanent Crème Relaxer Kit				
	Other (please specify):				
	Luster's Pink Oil Moisturizer No-Lye Conditioning Relaxer				
	Luster's Pink Oil Moisturizer Short Looks Texturizer				
	Luster's Pink Oil Moisturizer Smooth Touch Relaxer				
	☐ PCJKit				
Luster Products	PCJ No Lye Kit - Adult				
<u>Company</u>	PCJ No Lye Kit - Children's				
	ShortLooks Colorlaxer Diamond Black				
	ShortLooks Colorlaxer Passion Red				
	ShortLooks Colorlaxer Sable Brown				
	Other (please specify):				
	Design Essentials Honey Nectar Relaxer Kit - Time Release Regular				
McBride Research	Strength  Strength				
<u>Laboratories</u>	Design Essentials Sensitive Scalp Relaxer System				
	L Design Essentials Regular Conditioning Relaxer				

<u>Defendant</u>	Product List (Select All Applicable Products)
	Other (please specify):
	ORS Olive Oil Built-In-Protection No-Lye Relaxer – Full Application
	ORS Olive Oil No-Mix Salon Formula Crème Relaxer
	ORS Olive Oil Ultra Nourish Crème Hair Relaxer
	ORS Olive Oil Built-In-Protection No-Lye Relaxer – New Growth
	ORS Olive Oil Zone Relaxer – Targeted Touch-Up No-Lye Hair
	Relaxer
	ORS Olive Oil Curl Stretching Texturizer
	ORS Olive Oil Crème on Crème Touch-Up No-Lye Hair Relaxer
	ORS Olive Oil Mild Touch Relaxer with 60% Lower Chemical
	ORS Olive Oil Texlax and Stretch Semi-Straightening System
	ORS Olive Oil Girls Built-In Protection Plus No-Lye Conditioning
Namaste Laboratories	Hair Relaxer System
	ORS Olive Oil Girls Soft Curls No-Lye Crème Texture Softening
	System
	ORS HAIRepair No-Lye Conditioning Relaxer System with Cuticle
	Shield
	ORS Olive Oil Professional No-Lye Relaxer Kit
	ORS Olive Oil Professional Crème Relaxer
	Namasté Salon System Triple Emulsion Relaxer
	Namasté Salon System Crème Relaxer
	Namasté Salon System Conditioning Sensitive Scalp No-Lye Relaxer
	Namasté Salon System Crème Relaxer Salon Trial Pack
	Other (please specify):

<u>Defendant</u>	Product List (Select All Applicable Products)
	African Pride – No Lye Relaxer Kit
	African Pride – No Base Relaxer
	African Pride – Multi Length Texturizer Kit
	African Pride – Dream Kids No Lye Relaxer Kit
	All Ways Natural – No Lye Conditioning Crème Relaxer Kit
	Arosci Aromaphoric Relaxer System
	Crème Of Nature Relaxer Cream
	Crème Of Nature Relaxer Kit Argan Oil
	Crème of Nature Herbarich Conditioning Crème Relaxer System Kit
	Crème of Nature Herbarich Conditioning Crème Relaxer and
Revlon, Inc./ Revlon	Texturizing System
Consumer Products	Crème of Nature Herbarich No Base Relaxer
Corporation/ Revlon Group Holdings LLC/	Crème of Nature No Base Relaxer
Revlon	Crème of Nature No Lye Relaxer
	Crème of Nature Sodium Relaxer Kit
	Crème Of Nature Cni No Lye Relaxer
	Crème Of Nature Cni Sunflower & Coconut Oil - Creme
	Crème Of Nature Eden Relaxer
	☐ Fabulaxer No-Lye Relaxer
	☐ Fabulaxer Gro-7
	Revlon Realistic No-Base Relaxer
	Revlon Realistic No Lye Relaxer Kit
	Other (please specify):

<u>Defendant</u>	Product List (Select All Applicable Products)				
	African Pride Olive Miracle Deep Conditioning Crème-on-Crème No				
	Lye Relaxer 8 Salon Pack Touch-Ups				
	African Pride Olive Miracle Deep Conditioning Curls & Coils				
	Texturizer				
	African Pride Olive Miracle Deep Conditioning Curls & Coils Texturizer With Aloe Deep Conditioner				
	African Pride Olive Miracle Deep Conditioning No-Lye Relaxer One Complete Application				
	African Pride Olive Miracle Deep Conditioning No-Lye Relaxer, One Complete Touch-Up				
	African Pride Shea Miracle Texture Softening Elongating System				
	African Pride Dream Kids Olive Miracle (4) Touch-Up Relaxer Kit				
	African Pride Dream Kids Olive Miracle Relaxer				
	African Pride Dream Kids Olive Miracle Touch-Up Relaxer Kit				
Strength of Nature,	Dr. Miracle's No Lye Relaxer Kit				
LLC	Dr. Miracle's New Growth No-Lye Relaxer Kit				
	Elasta QP Normal Relaxer Kit				
	Elasta QP Normal Relaxer Kit 2 Applications				
	Elasta QP Resistant Relaxer Kit				
	Elasta QP Sensitive Scalp Kit 12 Application Economy Pack				
	Elasta QP Sensitive Scalp Kit – 4 Applications				
	Elasta QP No Base Crème Relaxer				
	Elasta QP SOY OYL No-Base Relaxer				
	Elasta QP SOY OYL 4 Application Anti-Dryness No Lye Relaxer Kit				
	Elasta QP No-Base Relaxer				
	Elasta QP Extra Body No-Base Regular Relaxer				

<u>Defendant</u>	Product List (Select All Applicable Products)				
	Elasta QP Extra Body No-Base Super Relaxer				
	Gentle Treatment No-Lye Relaxer Gray Kit				
	Gentle Treatment No-Lye Relaxer				
	Just For Me Relaxer 1 Complete Touch Up Relaxer				
	Just For Me 4 Application Salon Pack Relaxer				
	Just For Me No-Lye Conditioning Crème Relaxer Kit				
	☐ Just For Me No-Lye Conditioning Crème Relaxer Kit with Coil & Curl Cream				
	Just For Me No-Lye Conditioning Crème Relaxer Kit (Super) with Oil Moisturize Lotion				
	Just For Me No-Lye Texture Softener System				
	Just For Me No-Lye Texture Softener System with Hair & Scalp Butter				
	Motions Classic Formula Smooth & Silken Hair Relaxer				
	Motions Professional 12-Application Salon Pack				
	Motions Silkening Shine No Lye Relaxer Kit				
	Profectiv MegaGrowth Anti-Damage No-Lye Relaxer 2 Touch Up Application				
	Profectiv MegaGrowth Anti-Damage No-Lye Relaxer 1 Complete Touch Up Application				
	Profectiv Procision Relaxer Kit Regular				
	Profectiv Relax and Refresh Kit Auburn Spice				
	Profectiv Relax and Refresh Kit Cherry Fusion				
	Profectiv Relax and Refresh Kit Jet Black				
	Profectiv Relax and Refresh Kit Mahogany Brown				
	Profectiv Relax and Refresh Kit Silky Black				

<u>Defendant</u>	Product List (Select All Applicable Products)
	Pro-Line Comb Thru Texturizer Kit
	SmartPerm No-Lye Anti-Breakage Relaxer System
	SmartPerm No-Lye Anti-Breakage New Growth Relaxer System, Smart Grow Stimulator
	SmartPerm Smart Valu No-Lye Anti-Breakage Relaxer Kit, 4 Applications
	Smart Perm Smart Valu Smart Gro Stimulator New Growth No-Lye Relaxer with GroRehab 4 Applications
	☐ S&B® Botanicals <sup>TM</sup> 2 Application Relaxer
	☐ S&B® Botanicals <sup>TM</sup> No-Lye Sensitive Scalp Relaxer, 1-App
	S&B® Botanicals <sup>TM</sup> No-Mix Texturizer 2-App, with Deep Conditioner
	S&B® Botanicals <sup>TM</sup> No-Mix Texturizer 2-App
	☐ S&B® Botanicals <sup>TM</sup> Relaxer 8-Touch Up
	Soft & Beautiful No-Lye Crème Relaxer
	Soft & Beautiful No-Lye Ultimate Conditioning Relaxer System
	TCB Naturals Conditioning Argan Oil Vitamin E & Olive No-Lye Relaxer
	TCB Naturals Conditioning Argan Oil Vitamin E & Olive No-Lye Relaxer, 2 Applications
	TCB No-Base Crème Hair Relaxer with Protein & DNA
	UltraSheen Supreme Conditioning No-Lye Relaxer
	UltraSheen Ultra Moisturizing No-Lye Relaxer
	UltraSheen Ultra Moisturizing No-Lye Relaxer, with Keratin Other (please specify):

7.	Other	manufactu	rer(s)/product(	s) used	by	Plaintiff	not	identified	above:
8.	Plainti	ff's use of I	Defendant(s) h	air relax	er pro	oduct(s) ca	used	serious inju	ries and
damages i	ncluding bu	t not limited	l to the followi	ng:					
	Uterine C	Cancer							
	Endomet	rial Cancer							
$\geq$	Ovarian (	Cancer							
	Other inj	uries and/or	additional deta	ils (plea	se				
spo	ecify):								_
									·

# 9. Approximate date of diagnosis (injuries), if applicable at this time, that forms the basis of Plaintiff's claims: 2015.

### CAUSES OF ACTION AND THEORIES OF RECOVERY ADOPTED AND INCORPORATED IN THIS LAWSUIT

- 10. Plaintiff hereby adopts and incorporates by reference as if set forth fully herein, all common factual allegations contained in paragraphs 1 through 114 of the Master Long Form Complaint on file with the Clerk of the Court for the United States District Court for the Northern District of Illinois in the matter entitled *In Re: Hair Relaxer Marketing, Sales Practices, and Products Liability Litigation*, MDL No. 3060.
- 11. Plaintiff hereby adopts and incorporates by reference as if set forth fully herein, the following Causes of Action and the Prayer for Relief within the Master Long Form

Complaint on file with the Clerk of the Court for the United States District Court for the Northern District of Illinois in the matter entitled *In Re: Hair Relaxer Marketing, Sales Practices, and Products Liability Litigation*, MDL No. 3060:

<ul> <li>Count III – Negligente Misrepresentation</li> <li>Count III – Negligence Per Se</li> <li>Count IV – Strict Liability: Design Defect</li> <li>Count V – Strict Liability: Failure to Warn</li> <li>Count VI – Breach of Implied Warranty of Merchantability/ Fitness for a Particular Use</li> <li>Count VII – Breach of Express Warranty under state law and the Magnuson-Moss Warranty Act, 15 U.S.C. § 2301 et seq.</li> <li>Count VIII – Fraud/ Fraudulent Misrepresentation</li> <li>Count IX – Fraudulent Concealment</li> <li>Count X – U.S. State and Territory Statutory Consumer Protection and Unfair or Deceptive Trade Practices Claims</li> <li>Count XI – Unjust Enrichment</li> <li>Count XII – Wrongful Death</li> <li>Count XIII – Survival Action</li> <li>Count XIV – Loss of Consortium</li> <li>Count XV – Punitive Damages</li> <li>Other Causes of Action:</li> </ul>	
<ul> <li>Count IV – Strict Liability: Design Defect</li> <li>Count V – Strict Liability: Failure to Warn</li> <li>Count VI – Breach of Implied Warranty of Merchantability/ Fitness for a Particular Use</li> <li>Count VII – Breach of Express Warranty under state law and the Magnuson-Moss Warranty Act, 15 U.S.C. § 2301 et seq.</li> <li>Count VIII – Fraud/ Fraudulent Misrepresentation</li> <li>Count IX – Fraudulent Concealment</li> <li>Count X – U.S. State and Territory Statutory Consumer Protection and Unfair or Deceptive Trade Practices Claims</li> <li>Count XI – Unjust Enrichment</li> <li>Count XII – Wrongful Death</li> <li>Count XIV – Loss of Consortium</li> <li>Count XIV – Loss of Consortium</li> <li>Count XV – Punitive Damages</li> </ul>	Count II – Negligent Misrepresentation
<ul> <li>Count V − Strict Liability: Failure to Warn</li> <li>Count VI − Breach of Implied Warranty of Merchantability/ Fitness for a Particular Use</li> <li>Count VII − Breach of Express Warranty under state law and the Magnuson-Moss Warranty Act, 15 U.S.C. § 2301 et seq.</li> <li>Count VIII − Fraud/ Fraudulent Misrepresentation</li> <li>Count IX − Fraudulent Concealment</li> <li>Count X − U.S. State and Territory Statutory Consumer Protection and Unfair or Deceptive Trade Practices Claims</li> <li>Count XI − Unjust Enrichment</li> <li>Count XII − Wrongful Death</li> <li>Count XIV − Loss of Consortium</li> <li>Count XV − Punitive Damages</li> </ul>	Count III – Negligence Per Se
	Count IV – Strict Liability: Design Defect
Particular Use  Count VII – Breach of Express Warranty under state law and the Magnuson-Moss Warranty Act, 15 U.S.C. § 2301 et seq.  Count VIII – Fraud/ Fraudulent Misrepresentation  Count IX – Fraudulent Concealment  Count X – U.S. State and Territory Statutory Consumer Protection and Unfair or Deceptive Trade Practices Claims  Count XI – Unjust Enrichment  Count XII – Wrongful Death  Count XIII – Survival Action  Count XIV – Loss of Consortium  Count XV – Punitive Damages	Count V – Strict Liability: Failure to Warn
Magnuson-Moss Warranty Act, 15 U.S.C. § 2301 et seq.  ☐ Count VIII – Fraud/ Fraudulent Misrepresentation  ☐ Count IX – Fraudulent Concealment  ☐ Count X – U.S. State and Territory Statutory Consumer Protection and Unfair or Deceptive Trade Practices Claims  ☐ Count XI – Unjust Enrichment  ☐ Count XII – Wrongful Death  ☐ Count XIII – Survival Action  ☐ Count XIV – Loss of Consortium  ☐ Count XV – Punitive Damages	
<ul> <li>Count IX – Fraudulent Concealment</li> <li>Count X – U.S. State and Territory Statutory Consumer Protection and Unfair or Deceptive Trade Practices Claims</li> <li>Count XI – Unjust Enrichment</li> <li>Count XII – Wrongful Death</li> <li>Count XIII – Survival Action</li> <li>Count XIV – Loss of Consortium</li> <li>Count XV – Punitive Damages</li> </ul>	
<ul> <li>Count X – U.S. State and Territory Statutory Consumer Protection and Unfair or Deceptive Trade Practices Claims</li> <li>Count XI – Unjust Enrichment</li> <li>Count XII – Wrongful Death</li> <li>Count XIII – Survival Action</li> <li>Count XIV – Loss of Consortium</li> <li>Count XV – Punitive Damages</li> </ul>	Count VIII – Fraud/ Fraudulent Misrepresentation
Unfair or Deceptive Trade Practices Claims  Count XI – Unjust Enrichment  Count XII – Wrongful Death  Count XIII – Survival Action  Count XIV – Loss of Consortium  Count XV – Punitive Damages	Count IX – Fraudulent Concealment
<ul> <li>□ Count XII – Wrongful Death</li> <li>□ Count XIII – Survival Action</li> <li>□ Count XIV – Loss of Consortium</li> <li>⋈ Count XV – Punitive Damages</li> </ul>	
☐ Count XIII – Survival Action ☐ Count XIV – Loss of Consortium ☐ Count XV – Punitive Damages	Count XI – Unjust Enrichment
☐ Count XIV – Loss of Consortium ☐ Count XV – Punitive Damages	Count XII – Wrongful Death
Count XV – Punitive Damages	Count XIII – Survival Action
	Count XIV – Loss of Consortium
Other Causes of Action:	Count XV – Punitive Damages
	Other Causes of Action:

12. <u>Consortium Claim(s) (if applicable)</u>: The following individual(s) allege(s) damages for loss of consortium:

13. <u>Survival and/or Wrongful Death Claim(s) (if applicable)</u>: The following individual(s) allege(s) damages for survival and/or wrongful death:

#### **JURY DEMAND**

Plaintiff demands a trial by jury as to all claims in this action.

Dated this the 14th day of August, 2023.

## RESPECTFULLY SUBMITTED ON BEHALF OF THE PLAINTIFF,

/s/ M. Brandon Smith
M. Brandon Smith
Georgia Bar No. 141418
C. Andrew Childers, Esq.
Georgia Bar No. 124398
James E "Jed" Douglas
Georgia Bar No. 124908
Childers, Schlueter & Smith, LLC

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